FORM D



UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM D

NOTICE OF SALE OF SECURITIES PURSUANT TO REGULATION D. SECTION 4(6), AND/OR

|--|

OMB APPROVAL

SEC USE ONLY

DATE RECEIVED

OMB Number:

3235-0076

Serial

Expires:

Prefix

August 31, 2008

Estimated average burden hours per response

16.00

	UNIFORM	1 LIMITED OF		EMPTION		
Name of Offering (check if this is an ar	mendment and name	has changed, and indic	ate change.)			SEC Mail Processing
TableMAX Corporation (formerly know debt(1)	wn as CJPG, Inc.)	/ Offering of Securiti	ies in connection wi	th a reorganization, priv	ate placement, a	nd restructuring of
Filing Under (Check box(es) that apply): Type of Filing: New Filing	☐ Rule 504 ☐ Amendment	☐ Rule 505	☑ Rule 506	☐ Section 4(6)	ULOE	AIIG 2 12008
		BASIC IDENTIFIC	ATION DATA			reasonington, DC
1. Enter the information requested about the	ne issuer		-di		 -	
		me has changed, and in	idicale change.)			
TableMAX Corporation (formerly know	wn as CJPG, Inc.)		<u> </u>			
Address of Executive Offices		(Number and Street, Ci	ity, State, Zip Code)	Telephone Number (Inc	luding Area Code)	
4675 West Teco Avenue, Suite 240, La				702-247-4582		
Address of Principal Business Operations	-	(Number and Street, C	ity, State, Zip Code)	Telephone Number (Inc Same	luding Area Code)	
(if different from Executive Offices)	Same			Saut		
Brief Description of Business						

Manufacturer and distributor	of table g	aming devices.
------------------------------	------------	----------------

☐ limited partnership, already formed ☑ corporation ☐ limited partnership, to be formed □ business trust

☐ Other (please specify)

PROCESSED

Actual or Estimated Date of Incorporation or Organization:

Month 6 9

Үеаг

5

✓ Actual

Estimated

AUG 2 5 2008

Jurisdiction of Incorporation or Organization (Enter two-letter U.S. Postal Service abbreviation for States CN for Canada; FN for other foreign jurisdiction)

THOMSON REUTERS

GENERAL INSTRUCTIONS

Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or Section 4(6), 17 CFR 230 501 et seq. or 15 U.S.C. 77d(6)

0

When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering. A notice is deemed filed with the U.S. Securities and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given below or, if received at that address after the date on which it is due, on the date it was mailed by United States registered or certified mail to that address.

Where to File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

Copies Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures

Information Required: A new filing must contain all information requested. Amendments need only report the name of the issuer and offering, any changes thereto, the information requested in Part C, and any material changes from the information previously supplied in Parts A and B. Part E and the Appendix need not be filed with the SEC.

Filing Fee: There is no federal filing fee

This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying on ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

ATTENTION

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely, failure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

SEC 1972 (5-05)

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

1 of 8

(1) See footnote on next page

Footnote:

(1) The securities are being issued in connection with the reorganization of TableMAX Holdings, LLC ("TableMAX") and TableMAX Corporation, formerly known as CJPG, Inc. (the "Issuer"), and the concurrent capital raise by the Issuer (the "Private Placement") and the restructuring of certain TableMAX debt. Pursuant to the Unit Exchange Agreement, among the Issuer, TableMAX, and the members of TableMAX (the "TableMAX Members"), the Issuer will issue to the TableMAX Members a total of 12,837,886 shares of common stock, par value \$0.01 per share, of the Issuer ("Common Stock"), valued in the aggregate at approximately \$5,199,343 (the "Exchange Shares"). Pursuant to the Securities Purchase Agreement, among the Issuer and each purchaser named therein (each, a "Purchaser"), the Issuer will offer up to \$13,000,000 of Common Stock (the "Private Placement Shares"). Each Purchaser will also receive warrants to purchase an additional 50% of the number of shares of Common Stock acquired in the Private Placement (the "Private Placement Warrants") and shall be entitled to receive additional shares of Common Stock (the "Adjustment Shares") in the event that the Issuer fails to generate certain income. Pursuant to the Convertible Secured Promissory Note Conversion Agreement, among the Issuer, TableMAX, and the holders (the "Senior Note Holders") of outstanding Senior Secured Notes of TableMAX (the "Senior Notes"), the Senior Notes will be cancelled and the Issuer will issue to the Senior Note Holders (i) an aggregate of 12,837,886 shares of Common Stock, valued in the aggregate at approximately \$5,199,343 (the "Senior Note Shares"); (ii) warrants to purchase shares of Common Stock on terms equal to the Private Placement Warrants (the "Senior Note Warrants"); and (iii) unsecured promissory notes in the aggregate principal amount of approximately \$2,934,953 (the "New Notes"). Each Senior Note Holder shall also be entitled to receive additional shares of Common Stock (the "Additional Senior Note Shares") in the event that the Issuer fails to generate certain income. Pursuant to the terms of outstanding Convertible Bridge Notes of TableMAX (the "Bridge Notes"), the Bridge Notes will convert into shares of Common Stock, valued in the aggregate at approximately \$5,071,334 (the "Bridge Note Shares"). The holders of the Bridge Notes will also receive warrants on terms equal to the Private Placement Warrants (the "Bridge Note Warrants") and shall be entitled to receive additional shares of Common Stock (the "Additional Bridge Note Shares") in the event that the Issuer fails to generate certain income. The Issuer will also issue (i) to TableMAX officers options to purchase shares of Common Stock (the "Options") for nominal consideration and on terms equal to the Private Placement Warrants, (ii) to a consulting firm 246,898 shares of Common Stock (the "Consulting Shares"). This Form D is intended to cover the Exchange Shares, the Private Placement Shares, the Private Placement Warrants, the Adjustment Shares, the Senior Note Shares, the Senior Note Warrants, the New Notes, the Additional Senior Note Shares, the Bridge Note Shares, the Bridge Note Warrants, the Additional Bridge Note Shares, the Options, the Consulting Shares, and the Common Stock issuable upon exercise of the Private Placement Warrants, the Senior Note Warrants, the Bridge Note Warrants, and the Options (collectively, the "Securities").

A. BASIC IDENTIFICATION DATA

- 2. Enter the information requested for the following:
 - Each promoter of the issuer, if the issuer has been organized within the past five years;
 - Each beneficial owner having the power to vote or dispose, or direct the vote or disposition of, 10% or more of a class of equity securities of the issuer;
 - · Each executive officer and director of corporate issuers and of corporate general and managing partners of partnership issuers; and
 - Each general and managing partner of partnership issuers.

Managing Partner ☐ General and/or
Managing Partner ☐ General and/or
• =
• =
• =
• =
• =
☐ Director ☐ General and/or Managing Partner
(Valuaging 1, m pilyi
☐ Director ☐ General and/or
Managing Partner
☐ Director ☐ General and/or
Managing Partner
☐ Director ☐ General and/or Managing Partner
····
☐ Director ☐ General and/or Managing Partner
Tricultages and the control

				В	. INFORMA	ATION ABO	UT OFFER	ING				
			<u> </u>							<u> </u>	Yes	No
1. Has th	ne issuer solo	d, or does th								***************************************		Ø
•							filing under				•	3 1/4
2. What	is the minin	num investm	ent that wil	be accepted	d from any i	ndividual? .	*,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					N/A
	a ee :	•. • • .		- C: l - ···	:40						Yes ☑	No □
3. Does	the offering	permit joint	ownersnip	of a single u	nit?				inantly any		🗷	J
or sin listed of the	nilar remune is an associa	ration for so ited person caler. If mo	olicitation of or agent of a ore than five	purchasers broker or d (5) persons	in connection lealer register to be listed	on with sale cred with the	es of securiti e SEC and/o	es in the off r with a stat	fering. If a e or states, l	commission person to be list the name ler, you may		
Full Name	(Last name fir	rst, if individu	ıal)									
Stauna Ac	ee & Leach,	Inc										
Business of	r Residence A	ddress (Numl	ber and Street	City, State, 2	Zip Code)			 -				
Name of A	ort Center Di ssociated Bro	ive, Suite 11 ker or Dealer	<u>uu, Newport</u>	Beach, CA	92000			· · · · · ·	·			
States in W	/hich Person L	isted Has So	licited or Inte	nds to Solicit	Purchasers							
	All States" or							•••	***************************************			🗆 All States
□AL	□ak	□AZ	□AR	☑ CA	□co	□CT	□DE	□DC	□FL	□GA	□HI	DID
⊠ IL		DIA	□KS	□KY		□ME	□MD	□MA □ND	⊡МІ ⊠ ОН	□MN □OK	□MS □OR	□MO □PA
□MT □RI	□NE □SC	□NV □SD	□NH □TN	□NJ ⊡ TX	□NM □UT	⊠ NY □VT	□NC □VA	שאבו ⊒WA	DWV □WV	□WI	□WY	□PR
LIKI	230	200		WIX.								
Full Name	(Last name fi	rst, if individ	ual)									
Feltl and 6	Company, Inc	r.										
Business o	r Residence A	ddress (Num	ber and Street	, City, State,	Zip Code)					_		
225 So. Si.	xth Street, Su	ite 4200 Mir	nneanolis. M	N 55402								
	ssociated Bro											
States in W	Vhich Person I	isted Has So	licited or Inte	nds to Solicit	Purchasers	·			· · · · · ·			
(Check "	'All States" or	check individ	lual States)	******************								All States
□AL	□AK	□AZ	□AR	⊠ CA	□co	CT	(I)DE	⊡DC □MA	□FL □MI	□GA □MN	□HI □MS	DID DMO
⊠ IL □MT	□IN □NE	□IA □NV	□KS □NH	□KY □NJ	□LA □NM	□ME ⊠ NΥ	□MD □NC		⊠ OH	□OK	□OR	□PA
□RI	□SC	□SD	□TN	⊠ TX	□UT	□VT	□VA	□WA	□WV	□WI	□WY	□PR
	-	101 11 14							 .			
Full Name	(Last name fi	rst, if individ	uai)									
Rodman &	& Renshaw, I	LC										
Business o	r Residence A	ddress (Num	ber and Stree	i, City, State,	Zip Code)							
	nue of the Am			ork, NY 100	20							
Name of A	Associated Bro	ker or Dealer	•									
							<u> </u>					
	Vhich Person I											
•	'All States" or		•				□DE	□DC	□FL	□GA	□H!	
□AL ⊡ IL	□AK □IN	□AZ □IA	□AR □KS	⊠ CA □KY	□CO □LA		□MD	□MA	□MI	□MN	□MS	□MO
	DNE	□NV	\square NH	□NJ	\square NM	⊠ NY			□он	□OK	□OR	□PA
□RI	□SC	□SD		☑TX	□UT	□VT	□VA	□WA	□WV	□WI	□WY	□PR

(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

Γ	C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF	PROC	EEDS			
ا. ا.	Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box and indicate in the columns below the amounts of the securities offered for exchange and already exchanged.					
	exchanged.		gregate		Amo	ount Already
	Type of Security		ing Price			Sold
	Debt	2,93	1,953 ⁽²⁾	\$_	2,9	34,953
	Equity	28,4	70,021 ⁽³⁾	\$_	18,	470,021
	☑ Common ☐ Preferred					
	Convertible Securities (including Warrants)		(4)	\$.		-0-
	Partnership Interests		0-	\$_		-0-
	Other (Specify)\$		-0-	\$.		-0-
	Total	31,40	4,974	\$.	21,	404,974
	Answer also in Appendix, Column 3, if filing under ULOE.					
2.	Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero."					.
			Num Inves		Do	Aggregate Illar Amount f Purchases
	Accredited Investors		<u>81</u>		\$ <u>2</u>	1,404,974
	Non-accredited Investors				\$	-0-
	Total (for filings under Rule 504 only)				S	N/A
	Answer also in Appendix, Column 4, if filing under ULOE.					
3.	If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prior to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1.		Type of		D	ollar Amount
	Type of offering		Security		U	Sold
	Rule 505		N/A		S	N/A
	Regulation A		N/A		S	N/A
	Rule 504		N/A		S_	N/A
	Total		N/A		\$_	N/A
4.	a. Furnish a statement of all expenses in connection with the issuance and distribution of the securities in this offering. Exclude amounts relating solely to organization expenses of the issuer. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate. (5)					
	Transfer Agent's Fees				S	
	Printing and Engraving Costs				\$	
	Legal Fees				\$	200,000
	Accounting Fees	· · · · · · · · · · · · · · · · · · ·		Ø	\$	50,000
	Engineering Fees				\$	
	Sales Commissions (specify finders' fees separately)		· · · · · · · · · · · · · · · · · · ·	Ø	\$	950,000 ⁽⁵⁾

(2) Represents the approximate aggregate principal amount of the New Notes.

Other Expenses (identify) (travel and miscellaneous expenses)

(3) Represents the approximate aggregate value of the Exchange Shares, the aggregate offering amount of the Private Placement Shares, the approximate aggregate value of the Senior Note Shares, and the approximate aggregate value of the Bridge Note Shares.

Total

- (4) Includes the Private Placement Warrants, the Senior Note Warrants, and the Bridge Note Warrants.
- (5) The broker-dealer will also receive advisory warrants to purchase shares of Common Stock.
- (6) Calculated based on the aggregate offering amount of the Private Placement Shares of up to \$13,000,000, as the Issuer will not receive funds in connection with the offering of the remainder of the Securities covered by this Form D.

\$ 200,000

\$_1,400,000⁽⁶⁾

b. Enter the difference between the aggregate offering price given in response Question 1 and total expenses furnished in response to Part C - Question 4.a. This the "adjusted gross proceeds to the issuer."	differe	ence is		\$ <u>11,600,000</u>
Indicate below the amount of the adjusted gross proceeds to the issuer used or proceed for each of the purposes shown. If the amount for any purpose is not known estimate and check the box to the left of the estimate. The total of the payments liste the adjusted gross proceeds to the issuer set forth in response to Part C – Question 4.8	n, furn d must	ish an equal		
		Payments to Officers, Directors & Affiliates		Payments t Others
Salaries and Fees		\$		\$
Purchase of real estate		s		s
Purchase, rental or leasing and installation of machinery and equipment		S		\$
Construction or lease of plant buildings and facilities		S		S
Acquisition of other businesses (including the value of securities involved in this offering that may be used in exchange for the assets or securities of another issuer pursuant to a merger)		s		s
Repayment of indebtedness	<u> </u>	\$ 760,000	Z	\$ 1,140,000
Working capital		\$	☑	\$ 9,700,000
Other (specify)				
		s		\$
Column Totals	\square	\$760,000	☑	\$ <u>10,840,000</u>
Total Payments Listed (column totals added)		☑ \$ <u>11,</u>	600,000	
Total Payments Listed (column totals added)		⊠ \$ <u>11,</u>	<u>000,000</u>	
D. FEDERAL SIGNATURE				

The issuer has duly caused this notice to be signed by the undersigned duly authorized person. If this notice is filed under Rule 505, the following signature constitutes an undertaking by the issuer to furnish to the U.S. Securities and Exchange Commission, upon written request of its staff, the information furnished by the issuer to any non-accredited investor pursuant to paragraph (b)(2) of Rule 502.

Issuer (Print or Type)

TableMAX Corporation (formerly known as CJPG, Inc.)

Name of Signer (Print or Type)

Stephen Crystal

Chief Executive Officer and President

ATTENTION

Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)

	E. STATE SIGNATURE	
1.	Is any party described in 17 CFR 230.262 presently subject to any of the disqualification provisions Yes of such rule?	No ⁽⁷⁾ □
	See Appendix, Column 5, for state response.	

- The undersigned issuer hereby undertakes to furnish to any state administrator of any state in which this notice is filed, a notice on Form D (17 CFR 239.500) at such times as required by state law.
- 3. The undersigned issuer hereby undertakes to furnish to the state administrators, upon written request, information furnished by the issuer to offerees.
- 4. The undersigned issuer represents that the issuer is familiar with the conditions that must be satisfied to be entitled to the Uniform Limited Offering Exemption (ULOE) of the state in which this notice is filed and understands that the issuer claiming the availability of this exemption has the burden of establishing that these conditions have been satisfied.

The issuer has ready this notification and knows the contents to be true and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

THE FOREGOING UNDERTAKINGS AND REPRESENTATIONS ARE PROVIDED AND SHALL BE ENFORCEABLE AGAINST THE ISSUER ONLY TO THE EXTENT THAT SUCH UNDERTAKINGS AND REPRESENTATIONS ARE REQUIRED TO BE MADE AFTER APPLICATION OF THE NATIONAL SECURITIES MARKETS IMPROVEMENT ACT OF 1996.

Issuer (Print or Type)	Signature	Date S
TableMAX Corporation (formerly known as CJPG, Inc.)		0-14-0
Name of Signer (Print or Type)	Title of Signer (Phint or Type)	
Stephen Crystal	Chief Executive Officer and President	

(7) Not applicable for Rule 506 offerings.

Instruction:

Print the name and title of the signing representative under his signature for the state portion of this form. One copy of every notice on Form D must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

